Order

Michigan Supreme Court Lansing, Michigan

December 21, 2009

139770

Marilyn Kelly, Chief Justice

Michael F. Cavanagh Elizabeth A. Weaver Maura D. Corrigan Robert P. Young, Jr. Stephen J. Markman Diane M. Hathaway, Justices

GWENDER LAURY, Plaintiff-Appellee,

V

SC: 139770 COA: 284013

Wayne CC: 04-413821-CH

COLONIAL TITLE COMPANY,
Defendant/Third-Party DefendantAppellant,

and

FRANZ IVEZAJ, MARILYN E. JOHNSON, and RAYMOND DEBATES,
Defendants-Appellants,

and

DEWAYNE JOHNSON, DARRELL BOUNDS, TENCY O'CONNOR, SOFIA JUNCEVIC, JENNIFER J. KIZZAK, KAREN WHITE, TIMOTHY SMITH, CENTURY 21 REAL ESTATE, ROBERT IVEZAJ, JOHN DOE SURETY, and JOHN DOE CENTURY 21, Defendants,

and

WILLIE BROWNLEE, RICHARD ISSA, and BERNARD ISSA,
Third-Party Plaintiffs.

On order of the Court, the application for leave to appeal the August 25, 2009 judgment of the Court of Appeals is considered, and it is DENIED, because we are not persuaded that the questions presented should be reviewed by this Court.



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

December 21, 2009

n (C. Danis

s1214

Clerk